# **EXHIBIT**

Lender
PEOPLES COMMUNITY BANK
POST OFFICE BOX 700
EUFAULA, AL 36027-0700

#### Borrow er

JOHNNY L. JACKSON; LATESIA M. JACKSON 395 FROST MARLOW ROAD EUFAULA, AL 36027

	Refer to the attached adden Borrowers and their signatu	dum for ures.	additional
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Figsslup		 
Loan	/U3448	
Loan Disc	08-08-2003	
Maturity Date	08-07-2005	
Loan Amount	148,000.00	
Renewal of	72703370	

	Borrowers and their	signatures.	
Truth-in-Lending Disclosures	程 <b>的企業中的思想的</b> 更多	200g Indiana (1905) 1900	ENTRY OF THE
Annual Percentage Rate The cost of my credit as a yearly rate. 7.018%	Finance Charge The dollar amount the credit will cost me. \$20,564.76	Amount Financed The amount of credit provided to me or on my behalf. \$ 147,950.00	Total of Payments The amount I will have paid when I have made all scheduled payments. \$ 168,514,76
My Payment Schedule Will Be: Payments Amount of Payments	When Payments Are	Due	"e" means an estimate.
23 \$ 985.03 1 \$ 145,859.07 \$	monthly beginning 09 on 08-07-2005		
Prepayment. If I pay off this note early I may be If I pay off this note early, I may be If I pay off this note early, I may be If I pay off this note early, I may be If I pay off this note early, I may be If I pay off this note early, I may be If I pay off this note early, I may be If I pay off this note early, I may be If I pay off this note early, I am giving a security intered the goods or property being purchased the goods or property being	or, i will not have to pay a penalty.  y ☐ will not be entitled to a refund of nore than 10 days after due)  00.00  st in:  sed. 395 FROST MARLOW ROAD FL	part of the additional finance charge.  I will be charged 5.000% of the overdu	
Filing Fees. \$247.50  Required Deposit. The annual percent Assumption. Someone buying the properties of the properties o	TODETY coording this - Lit	my required deposit.  Issume the remainder of the obligation on the machine and the machine and the machine are received.	the original terms. quired repayment before the scheduled
Promise to Pay. For value received, I p your address above, the principal sum of splus interest from 08-08-2003  7.000% per year until 08-07-20 Interest accrues on a Actual/365 to pay late charges in accordance with the	3 148,000.00 ————————————————————————————————	☐ Other Terms.	
Truth-in-Lending Disclosures. The purpo	se of this loan in REMEW		nced
CONSTRUCTION LOAN #72703370 The Payment. I will pay this note as follow 23 monthly payments of \$985.03 beg	O PERMANENT FINANCING s: inning 09-07-2003 and 1 balloon	Amount given to me directly  Amount paid on my (loan) account	\$ 16,000 \$ 132,000
payment of \$145,859.07 on 08,07.2	005.	Amount paid to others on my behalf (Y may retain or receive a portion of these amounts.)	\$ou

Post-Maturity Interest. Interest will	accrite after manufer on the namela
balance of this hole on the same hagis	as interest accross before meaning
unless a specific post-maturity interest	rate is agreed to be the
I man been marred microse	rate is agreed to in the next sentence.

of this note not paid at maturity, including maturity by acceleration.	
Additional Finance Charge. I also agree to pay a fee of \$	

Additional Finance Charge. I also agree to pay a fee of \$	
I'lls lee   Is not refundable     may be refundable mon preserve	This
the will be [ ] paid in cash. I i haid not rate over the term of the	
IUMII, I WILLIAM THE PROCEED (If this for it wildly als controlled	
proceeds, the amount is included in the principal sum.)	
Interest Surcharge Fee. I agree to pay a refundable interest surch	arge

fee of \$	and it will be paid in cash. withheld (If this fee is withheld from the proceeds, the in the principal sum.)

	Returned Payment F	ee. I agree to pay a service charge of \$_	
for	each payment (check o	r automatic payment) returned unpaid.	_

Amount given to me directly	\$	16,00
Amount paid on my (loan) account	\$	132,00
Amount paid to others on my behalf (Y may retain or receive a portion of thesamounts.)	\$ ou e	
To insurance companies	\$	
To public officials	s	
	s	
	s	· · · · · · · · · · · · · · · · · · ·
(less) Prepaid Finance Charge(s)	\$	50
Amount Financed	s	147,950

#### Security Agreement

Security. To secure the obligations of this Loan Agreement, I give you a security interest in the Property described below: FIRST REAL ESTATE MORTGAGE DATED 08-08-03 BETWEEN JOHNNY L JACKSON AND LATESIA M JACKSON AND PEOPLES COMMUNITY BANK REFERENCING HOMESTEAD LOCATED AT 395 FROST MARLOW ROAD, EUFAULA, AL\*\*\*

All Deb present	ts.	The Profuture	operty debts.	will	also	serve	85	collateral	for
-									

Other Security. This Loan Agreement is secured by

Definitions. As used in this Logh Assented O Indicate that man upply to this Loan Agreement, and Truth in Lending Disclosures, and any extensions, renewals, modifications, and substitutions of this Loan Agreement. Loan refers to this transaction generally, including obligations and duttes arising from the terms of all documents prepared or submitted for this transaction, such as applications, security agreements, disclosures, or notes, and this Loan Agreement. Security Agreement refers to the security agreement contained within this Loan Agreement, and all present and future debts (if the All Debts subsection of the Security Agreement has been checked). The pronouns I, me and my with their heirs, successors and assigns, and each other person or legal entity with their heirs, successors and assigns, and each other person or legal entity (including guarantors, endorsers, and sureties) who agrees to pay this Loan Agreement. You and your refer to the Lender and its successors and assigns.

Payments. Unless otherwise provided in the Other Terms section, each

Payments. Iou and your refer to the Lender and its successors and assigns. Payments. Unless otherwise provided in the Other Terms section, each payment I make on this Loan Agreement will be applied first to any charges I owe other than principal and interest, then to interest that is due, and finally to principal that is due. No late charge will be assessed on any payment when the only delinquency is due to late fees assessed on earlier payments and the payment is otherwise a full payment. The actual amount of my final payment will depend on my payment record. Interest. Interest will accrue on the unpaid principal balance until paid in full. For interest calculation, the accrual method will determine the number of days in a year. The interest rate and other charges on this Loan Agreement will never exceed the highest rate or charge allowed by law for this loan. If the amount collected is found to exceed the highest rate or charge allowed, you will refund an amount necessary to comply with the law.

you will tellula an amount necessary to comply with the law.

Post-Maturity Interest. Interest will accrue on the principal balance remaining unpaid after final maturity at the rate specified in this Loan Agreement. For purposes of this section, final maturity occurs on any of the following dates.

of this Loan Agreement is payable on demand, on the date you make demand for payment.

- you make demand for payment.

  If this Loan Agreement is payable on demand with alternate payment date(s), on the date you make demand for payment or on the final alternate payment date, whichever is earlier.
- On the date of the last scheduled payment of principal.
- On the date you accelerate the due date of this Loan Agreement (demand immediate payment).

Prepayment. I may prepay this Loan Agreement in whole or in part at any time. Any partial prepayment will not excuse any later scheduled payments until I pay in full.

scheduled payments until 1 pay in full.

If a refundable fee has been collected (other than any interest surcharge fee), and the Loan Agreement is prepald in full, or upon maturity by acceleration, you will refund or credit the unearned portion of the refundable fee. If the original note's term is more than 61 months, then you will compute the refund or credit by the actuarial method. If the original note's term is 61 months or less, you will compute the refund or credit by the Rule of 78's or sum of the digits method. No refund or credit of less than \$1.00 will be made. If this Loan Agreement is refinanced within 120 days from the date it is made, any unearned finance charge (other than any interest surcharge fee) will be refunded or credited on a pro rata basis computed as of the date of such renewal or refinancing. If an interest surcharge fee has been collected and this Loan Agreement is

a pro tata basis computed as of the date of such renewal or refinancing. If an interest surcharge fee has been collected and this Loan Agreement is prepaid in full by any means within 90 days of the date of this Loan Agreement, you will refund or credit me with a pro rata portion of the interest surcharge fee, except you may retain a minimum of \$25, or the entire interest surcharge if it is less than \$25. If this Loan Agreement is prepaid in full after 90 days, the interest surcharge fee is fully earned and will not be refunded.

Commissions. I understand and agree that you (or your affiliate) will earn commissions or fees on any insurance products, and may earn such fees on other services that I buy through you or your affiliate.

Warranties and Representations. I have the power and authority to enter into this Loan Agreement. The execution and delivery of this Loan Agreement will not violate any agreement governing me or my property, or to which I am a party. I own all of the Property, unless otherwise agreed and disclosed to you in writing. Your claim to the Property is ahead of the claims of any other creditor, except as disclosed in writing to you prior to any advance on the Secured Debts. The Property has not been and will not be used for any purpose that would violate any laws or subject the Property to forfeiture or seizure.

Default. Subject to any limitations in the Real Estate or Residence Security section, I will be in default if any of the following occur.

- I fail to make a payment when due.
- I fail to perform any condition or keep any promise of this or any agreement I have made with you.

Remedies. Subject to any limitations in the Real Estate or Residence Security section, after I default, and after you give any legally required notice and opportunity to cure the default, you may at your option do any one or more of the following.

- Make all or any part of the amount owing by the terms of this Loan Agreement due.

   Use any and all remedies you have under state or federal law, or in any instrument securing this Loan Agreement.
- Make a claim for any and all insurance benefits or refunds that may be available on my default.
- Set off any amount due and payable under the terms of this Loan Agreement against my right to receive money from you, unless prohibited by law.
- against my right to receive money from you, unless prohibited by law.

   Make amounts advanced on my behalf due and add those amounts to the balance owing under the terms of this Loan Agreement.

   Require me to gather the Property and make it available to you in a reasonable fashion (unless prohibited by law); keep or dispose of the Property as provided by law; apply the proceeds to your expenses of collection and enforcement and then to the Secured Debts; and, unless prohibited by law, and following any required notice of deficiency, hold me liable for any deficiency if what you receive from the sale does not satisfy the Secured Debts.

By choosing any one 3.3 of the strengt O4/4 2/2006 dy. You do not waive a default if you do not waive your right to later consider the event a default and to use any remedy. So the or Beat feath on the waite your right to later consider the event a default and to use the strength of th

Real Estate or Residence Security. If this Loan Agreement is secured Real Estate or Residence Security. If this Loan Agreement is secured by real estate or a residence that is personal property, the existence of a default and your remedies for such a default will be determined by applicable law, by the terms of any separate instrument creating the security interest and, to the extent not prohibited by law and not contrary to the terms of the separate security instrument, by this Loan Agreement.

the separate security instrument, by this Loan Agreement.

Walvers. To the extent not prohibited by law, I waive protest, presentment for payment, demand, notice of acceleration, notice of intent to accelerate, and notice of dishonor. You may renew or extend payments on this Loan Agreement, regardless of the number of such renewals or extensions. You may release any Borrower, endorser, guarantor, surety, accommodation maker, or any other cosigner. You may release, substitute, or impair any Property securing this Loan Agreement.

Collection Evapores and Attorneys' Fees. On or after Default, to the

any Property securing this Loan Agreement.

Collection Expenses and Attorneys' Fees. On or after Default, to the extent permitted by law, I agree to pay all reasonable expenses of collection, enforcement, or protection of your rights and remedies under this Loan Agreement. Expenses include, but are not limited to, your reasonable attorneys' fees (if the amount financed exceeds \$300) not exceeding 15 percent of the unpaid debt after default and for an attorney who is not your salaried employee, court costs and other legal expenses. These expenses are due and payable immediately. If not paid immediately, these expenses will bear interest from the date of payment until paid in full at the rate provided in the terms of this Loan Agreement. All fees and expenses will be secured by the Property I have granted you, if any. To the extent permitted by the United States Bankruptey Code, I agree to pay the reasonable attorneys' fees you incur to collect this debt as awarded by any court exercising jurisdiction under the Bankruptey Code.

General Provisions. This Loan Agreement is governed by the laws of

awarded by any court exercising jurisdiction under the Bankruptcy Code.

General Provisions. This Loan Agreement is governed by the laws of Alabama, the United States of America, and to the extent required, by the laws of the jurisdiction where the Property is located. If two or more Botrowers sign this Loan Agreement, we are liable to repay jointly and severally. This Loan Agreement is the complete and final expression of our agreement. No modification of this Loan Agreement is effective unless made in writing and signed by me and you. The duties and benefits of this Loan Agreement will bind and benefit the successors and assigns of me and you. If any provision of this Loan Agreement is unenforceable, then the unenforceable provision will be severed and the remaining provisions will be enforceable.

Unless otherwise required by law, any notice will be given by delivering it.

will be severed and the remaining provisions will be given by delivering it or mailing it by first class mall to my last known address. Notice to one party will be deemed to be notice to all parties. Where a notice is required, I agree that I d days prior written notice will be reasonable notice to me under the Uniform Commercial Code or other applicable state law.

I will provide you any financial statement or information you request. All financial statements and information I give you will be correct and complete. My name and address are my exact legal name and my principal residence. I will provide you with at least 30 days notice prior to changing my name or principal residence.

prior to enanging my name or principal resources.

I agree to sign, deliver, and file any additional documents or certifications that you may consider necessary to perfect, continue, and preserve my obligations under this Loan and to confirm your lien status on any Property.

### Additional Terms of the Security Agreement

Generally. Property means any collateral described in this Loan Agreement in which I have an interest, now or in the future, wherever the Property is or will be located, and all proceeds and products from the Property. Property includes all parts, accessories, repairs, replacements, improvements, and accessions to the Property; any original evidence of title or ownership; and all obligations that support the payment or performance of the Property. If the All Debts subsection is checked, the Property also secures all present If the All Debts subsection is checked, the Property also secures all present and future debts, even if this Loan Agreement is not referenced in the debt instrument, the future debts are also secured by other collateral, or if the future debt is unrelated to or of a different type than this debt. Nothing in this Loan Agreement is a commitment to make future loans or advances. This Loan Agreement will not secure any debt for which you fail to give any required notice of the right of rescission (i.e., right to cancel), or any debt for which a non-possessory, non-purchase money security interest is created in household goods in connection with a consumer loan, as those terms are defined by federal law governing unfair and deceptive credit practices.

Durchase Money Security Interest. If this is a nurchase money loan (the loan

federal law governing unfair and deceptive credit practices.

Purchase Money Security Interest. If this is a purchase money loan (the loan proceeds are used to purchase the collateral), I authorize you, at your option, to disburse the loan proceeds directly to the seller of the Property. The portion of the Property purchased with loan proceeds will remain subject to your purchase money security interest until the Secured Debts are paid in full. Payments on any non-purchase money loan also secured by this Security Agreement will not be applied to the purchase money loan. Payments on the purchase money loan will be applied first to the non-purchase money portion of the loan, if any, and then to the purchase money proprior in the order in which the purchase money Property was acquired. If the purchase money Property was acquired at the same time, then payments will be applied in the order you select. No security interest will be terminated by application of this formula.

Waivers. I waive all claims for loss or damage caused by your acts or omissions

Waivers. I waive all claims for loss or damage caused by your acts or omissions where you acted reasonably and in good faith. I waive all rights I have now or in the future to a personal property exemption in the Property.

Assumptions. Someone buying the Property cannot assume the obligation. You may declare the entire balance of the Loan Agreement to be immediately due and payable upon the creation of, or contract for the creation of, a transfer or sale of the Property.

Perfection of Security Interest. I authorize you to file a financing statement covering the Property. I agree to comply with, facilitate, and otherwise assist you in connection with perfecting your security interest under the Uniform Commercial Code.

Duties Toward Property. I will protect the Property and your interest against any competing claim. Except as otherwise provided in this Loan Agreement, I will keep the Property in my possession at the address indicated in this Loan Agreement. I will keep the Property in good repair and use it only for personal, family, or household purposes. I will immediately inform you of any loss or damage to the Property. You have the right of reasonable access to inspect the Property.

I will keep books, records and accounts about the Property.

It is like the Property to you (deliver the Property). It will be property to your regions. If I pledge the Property to you (deliver the Property into your, or your designated third party's possession or control), I will, upon receipt, deliver any proceeds and products of the Property to you. I will provide you with any notices, documents, financial statements, reports, and other information relating to the Property I receive as the owner of the Property.

Insurance. When the original amount financed or original principal, exclusive of the charges for insurance, is \$300 or more and the Property's value is \$300 or more, I agree to keep the Property insured against the risks reasonably associated with the Property until the Property is released from this Security Agreement. I may provide the required insurance through an existing policy of insurance that I own or control, or through a policy that I buy. I have free choice in the selection of an insurance company, subject to applicable law. I will maintain this insurance in the amounts you require and have the insurance company name you as loss payee on any insurance policy. I will give you and the insurance company immediate notice of any loss. You may apply the insurance proceeds toward what I owe you, I will pay the difference. You may require additional security as a condition of permitting any insurance proceeds to be used to repair or replace the Property. If you acquire the Property in damaged condition, my rights to any insurance policies and proceeds will pass to you to the extent of the Secured Debts. I will immediately notify you of cancellation or termination of insurance.

I am required to maintain insurance on the Property to protect your interest. If I fail to maintain the required insurance, or fail to provide you with evidence of insurance, I understand and agree to the following.

- · You may (but are not required to) place insurance on the Property to protect your interest, which will not cover my equity in the Property.
- The insurance you provide may be written by a company other than one I would choose and may be written at a higher rate than I could obtain if I purchased the insurance.
- I will pay for the costs of any Property insurance you provide.

Authority to Perform. I authorize you to do anything you deem reasonably necessary to protect the Property and your security interest in the Property. If I fail to perform any of my duties under this Loan Agreement, you are authorized, after providing me with any required notice and opportunity to perform, to perform the duties or cause them to be performed and add the costs of performance to the Secured Debts. These authorizations include, but are not limited to, permission to pay for the repair, maintenance, and preservation of the Property, and taking any action to obtain or preserve the benefits and rights of the Property. Your authority to perform for me will not create an obligation to perform and your failure to perform will not preclude you from exercising any other rights under the law or this Security Agreement. If you come into actual or constructive possession of the Property, you will preserve and protect the Property to the extent required by law. Your duty of care with respect to the Property will be satisfied if you exercise reasonable care in the safekeeping of the Property or in the selection of a third party in possession of the Property.

#### Third Party Agreement

For the purposes of the provisions within this enclosure, I, me or my means the person signing below and you means the Lender identified in this Loan Agreement. I agree to give you a security interest in the Property that is described in the Security Agreement section. I agree to the terms of this Loan Agreement, but I am in no way personally liable for payment of the debt. This means that if the Borrower defaults, my interest in the secured Property may be used to satisfy the Borrower's debt. I agree that you may, without releasing me or the Property from this Third Party Agreement and without notice or demand upon me, extend new credit to any Borrower, renew or change this Loan Agreement one or more times and for any term, or fail to perfect your security interest in, impair, or release any security (including guaranties) for the obligations of any Borrower. I have received a completed copy of this Loan Agreement.

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#### Document 8-3 Filed 01/12/2006 Page 4 of 22

Attach FTC "Preservation of Consumer Claims and Defenses" Notice if Applicable.

Credit Insurance. Credit life, credit accident and sickness (disability), and a other insurance coverage quoted below, are not required to obtain credit and y will not provide; them unless I sign and agree to pay the additional premium. I want such insurance, you will obtain it for me (if I qualify for coverage). You are quoting below ONLY the coverages I have chosen to purchase.

		f
Credit Life	<b>.</b>	
☐ Single ☐ Joint ☒ None	Premium	\$
Credit Disability	Term	
· .	Premium	\$
☐ Single [X] None	Term	
	_ Premium	\$
☐ Single ☐ Joint ☐ None	Term	
Signature. My signature below me quoted above. If "None" is diecked	ans I want (only)	the insurance coverage(s
xoldsin Jackson		DOB
x Hohnny Dackso	2	DOB
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		DOB
Single Interest Insurance. I insurance from anyone I want that provide it through an existing policy or through you I will pay \$	of coverage.	you or may nsurance from for for prance from anyone I was
Tom of through you I will	nau C	
	of coverage	
Federal Sale of Insurance	Disclosure	
Product refers to any insurance produced regard to any Product I purchase from The Product is not a deposit account institution or any affiliate of any definition or any affiliate of any definition.	nt or annuity I p	wing apply.

- The Product is not guaranteed or insured by any depository institution or any affiliate of any depository institution
- The Product is not insured by the Federal Deposit Insurance Corporation (FDIC).
- The Product, except in the case of Federal Flood Insurance or Federal Crop insurance, is not insured by any federal government agency.
- If this box is checked, there is investment risk associated with the Product, including the possible loss of value. By signing, I acknowledge that I have received a copy of this disclosure

on today's date. Unless these disclosures are provided electronically or I have purchased the Product by mail, I also acknowledge that you have provided these disclosures to me orally.

	Date	
<b>X</b>		
	Date	
<b>X</b>	<b>\</b>	
	Date	

Filed 01/12/2006

You (the cosigner) are being asked to guarant, mis debt. Think carefully before you do. If the borrower doesn't pay the debt, you will have to. Be sure you can afford to pay if you have to, and that you want to accept this responsibility.

You may have to pay up to the full amount of the debt if the borrower does not pay. You also may have to pay late fees or collection costs, which increase this amount.

The creditor can collect this debt from you without first trying to collect from the borrower. The creditor can use the same collection methods against you that can be used against the borrower, such as suing you, garnishing your wages, etc. If this debt is ever in default, that fact may become part of your credit record.

This notice is not the contract that makes you liable for the debt.

#### Signatures

By signing under seal, I agree to the terms contained in this Loan Agreement. I also acknowledge receipt of a copy of this Loan Agreement on today's date.

Cosigners. See Notice to Cosigner above before signing.

CAUTION: IT IS IMPORTANT THAT YOU THOROUGHLY READ THE CONTRACT BEFORE YOU SIGN IT.

X John L. Jackson.	(Seal)
X Lateria M. Jackson	^ (Seal)
x	(Seal)

ge 5 of 22

PEOPLES COMMUNITY BANK POST OFFICE BOX 700 EUFAULA, AL 36027-0700

JOHNNY L. JACKSON LATESIA M. JACKSON 395 FROST MARLOW ROAD EUFAULA, AL 36027

BORROWER'S NAME AND ADDRESS

Loan Number 72703448 08-08-2003 Date \_\_\_\_ Loan Amount \$ 148,000.00

LENDER'S NAME AND ADDRESS

#### ERRORS AND OMISSIONS AGREEMENT

	the "Lender" to JOHNNY L. JACKSON; LATESIA M.
ACKSON	the Lender to Sommer L. Sackson, Latesia W.
	"Borrower(s)" in the above s
mount, as evidenced by a promissory note and secured by a Deed of Trust of MARLOW ROAD, EUFAULA, AL 36027	
nd dated the date of this Errors and Omissions Agreement, agree(s), if re- orrection, if necessary in the reasonable discretion of the "Lender" of occurately describe the loan between the undersigned borrower(s) and the uaranty or obtain insurance for, or market said loan to any purchaser, rederal National Mortgage Association, the Government National Mortgag the Department of Housing and Urban Development, the Department of Vete The undersigned borrower(s) further agree(s) to comply with all above not from the date of the mailing of the correction requests by the "Lender	f any and all loan closing documents so that all docur "Lender" and thus allow the "Lender" to sell, convey, s including but not limited to any investor or institution, see Association, the Federal Home Loan Mortgage Corpora trans Affairs, or Municipal Bonding Authority.
acluding by way of illustration and not limitation, actual expenses, legal in a "Lender" requests within the specified thirty (30) days.	fees and marketing losses for failing to reasonably comply
DATED this 8th day of August, 2003	
happy of Parkers	
July of Lace.	
Borrower) JOHNNY L. JACKSON	
Betrower) JOHNNY L. JACKSON Latera M. Jackson	
Rateria M. Clarken	
Bollowel) Latesia M. Jackson	
Bottower) Latesia M. Jackson	
Bollowel) Latesia M. Jackson	
Borrower)	
Borrower)  Borrower)  Borrower)	
(Borrower)	

Case 2:06-cyniforal residential Loan Application Filed 01/12/2006 Page 7 of 22

This application is designed to be completed by the applicant(s) with the lender's assistance. Applicants should complete this form as "Borrower" or "Co-Borrower", as applicable. Co-

roperty loc	be used as a basis asidered because th ated in a community	e Borrower resid	tes in a co	mmunity prope	r assets of the Borty state, the seco	orrower's spou urity property is	se will not located in	be used a comm	as a basis unity prop	for loa erty sta	in qualifi ate, or th	ication, bu	uding the Borrow ut his or her liabil er is relying on o
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fortgage Applied for	□ VA □ " □ FHA □	Conventional USDA/Rural		Other:	A	jency Case Nu	mber			Lender	Case N	0.	
Amount	118 (150	Interest Rate	• N	lo. of Months	Amortization Type:	Fixed Ra	te _		explain):				· · · · · · · · · · · · · · · · · · ·
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Commiste	Refi	nance 🔲 C	Constructio	n-Permanent	Other (ex	piain):			Primary Resider		☐ Sec	condary sidence	Investmen
Year Lot Acquired	this line if construction Original Cost	ction or constru		manent Ioan. nt Existing Liens	(a) Present	Value of Lot	į (t	) Cost of	Improven	ents	Total (	a + b)	
	\$		\$		\$		\$				\$		
Year	this line if this is a Original Cost	refinance loan.	Amount	Existing Liens	Purpose of	Refinance							
Acquired			i						Describe	Improv	ements	ma	ade to be ma
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Source of I	Down Payment, Set	tlement Charges	and/or Su	bordinate Finar	cing (explain)								Leasehold
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Borrowers	Name (include Jr.		8). GOD		/	Co-Borrowe	's Name (i	nclude Ji	or Sr. If a	pplicat	ole)		
Social Sec	curity Number Home	e Phone (incl. ar	ea code) [	OOB (MM/DD/Y	YYY) Yrs School			Home I	hone (inc	. area	code) [	OB (MM/	DD/YYYY) Yrs. S
418-	$\frac{13-4003}{1}$	70 1-	Depend	3 · 22 ~	by Co-Borrower)	7 4/7-0			19-42S		Depend	lents (not	listed by Borrowe
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Present A	ddress (street, city,	state, ZIP)	Owr	Rent	No. Yrs.	Present Add	lress (stree	t, city, st	ate, ZIP)	[	Own	R	Rent No.
	395	Frost N	Neulo	ير الأط									
Mailing A	ddress, if different fr	om Present Add	ress			Mailing Add	ress, if diff	erent from	n Present	Addres	s		
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	g at present addre					12		·			<u> </u>		
Former A	ddress (street, city,		□ Own	Rent	No. Yrs.	Former Ad	dress (stre	et, city, si	ate, ZIP)				
		state, ZIP)									∐ Ow	" "	Rent No
		state, ZIP)									L) Owi		RentNo
	and the second second	siale, ZIP)		IV:	EMPLOYME	NT INFO	RMATIO	DN S.	Cö-	Börrö			
Name &	Address of Employe	Börrö	SWeł	f Employed	EMPLOYME	NT INFO			C6-	Börrö	Wer :		is a product land
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	an ar Longon San a shi	<b>Börr</b> ö	Swet	f Employed	Yrs. on this job  Yrs. employed in this line of	Name & A	ddress of E	mployer		Böirð	₩ <b>eF</b> :::	f Employe	Yrs. on th
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Case	MONTHLY INCOME	AND COMBINED HO	USING EXPENSE	INFORMET CRIT	12/2006 P
Gross Monthly Income Bo	rrower Co-Borrow	er Total	Combined Monthly Housing Expense	Present	Property
Base Empl. Income* \$ Overtime	\$	\$	Rent	\$	Proposed
Bonuses			First Mortgage (P&I)		\$
Commissions			Other Financing (P&I)		
Ďividends/Interest			Hazard Insurance		
Net Rental Income			Real Estate Taxes	-	
Other (before completing,		1//	Montgage Insurance Homeowner Assn. Dues		
see the notice in "describe other income," below)		1/2021 116	Other:	<del></del>	
Total \$	\$	15 000 100	Total	\$	
<ul> <li>Self Employed Borrower(s) may be</li> </ul>	equired to provide additional docu	mentation such as tax returns and t	inancial statements.	1.4	\$
	Notice: Alimony, child sur	opc t, or separate maintenance o-/ prrower (C) does not choos		ealed if the or repaying this loan.	Monthly Amount
					\$
This Statement and any applicable that the Statement can be meanir completed about a spouse, this Statement and ASSETS	lement and supporting schedule	s must be completed about that	and unmarried Co-Borrowe parate Statements and Sc spouse also.	Completed	e Co-Borrower section wa  Jointly Not Jointle
Description	Cash or Market Value	debts, including automob	Assets. List the creditor's rile loans, revolving charge	name, address and accounte accounts, real estate los	t number for all outstandings, alimony child suppor
Cash deposit toward purchase held		satisfied upon sale of real	continuation sheet, if nec estate owned or upon refin	e accounts, real estate loa essary. Indicate by (*) the ancing of the subject prope	ose liabilities which will be
		LIABIL		Monthly Payment &	, Unpaid
		Name and address of Con		Months Left to Pay	Balance
List checking and savings accou			·puriy	\$ Payment/Months	\$
Name and address of Bank, S&L, o	r Credit Union				
			<u> </u>		
		Acct. no.		1	
Acct. no.		Name and address of Con	pany	\$ Payment/Months	\$
Name and address of Bank, S&L, o	\$				
The and address of Balk, Sal, C	Credit Union				
		Acct. no.			<u></u>
Acct. no.	\$	Name and address of Con	pany	\$ Payment/Months	\$
Name and address of Bank, S&L, o					
Same out, C	- Jun Grindii				
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		Acct. no.			
Acct. no.	\$	Name and address of Con	pany	\$ Payment/Months	\$
Name and address of Bank, S&L, o			,		
	3,10,1				
		·			
		And			
		Acct. no.	2000		
Acct. no.	\$	Name and address of Con	pany	\$ Payment/Months	\$
Stocks & Bonds (Company name/n					
& description)					
					İ
	1.	Acct, no.			
		Name and address of Con	npany	\$ Payment/Merit	\$
			, - 4	\$ Payment/Months	*
	\$			i	
Face amount: \$				l ·	
Face amount: \$	\$				
Face amount: \$ Subtotal Liquid Assets Real estate owned (enter market va	\$ lue \$				
Face amount: \$  Subtotal Liquid Assets  Real estate owned (enter market va from schedule of real estate owned	\$ lue \$	Acct. no:			
Face amount: \$ Subtotal Liquid Assets Real estate owned (enter market va from schedule of real estate owned Vested interest in retirement fund	\$ lue \$	Acct. no. Name and address of Con	npány	\$ Payment/Months	\$
Face amount: \$ Subtotal Liquid Assets Real estate owned (enter market ve from schedule of real estate owned Vested interest in retirement fund Net worth of business(es) owned	s lue \$		npány	\$ Payment/Months	\$
Face amount: \$ Subtotal Liquid Assets Real estate owned (enter market ve from schedule of real estate owned Vested interest in retirement fund Net worth of business(es) owned (attach financial statement)	\$   \$   \$   \$   \$   \$   \$   \$   \$   \$		npány	\$ Payment/Months	\$
Face amount: \$ Subtotal Liquid Assets Real estate owned (enter market ve from schedule of real estate owned Vested interest in retirement fund Net worth of business(es) owned (attach financial statement)	\$   \$   \$   \$   \$   \$   \$   \$   \$   \$		npany	\$ Payment/Months	\$
Face amount: \$ Subtotal Liquid Assets Real estate owned (enter market ve from schedule of real estate owned Vested interest in retirement fund Net worth of business(es) owned (attach financial statement)	\$		npany	\$ Payment/Months	\$
Face amount: \$ Subtotal Liquid Assets Real estate owned (enter market ve from schedule of real estate owned Vested interest in retirement fund Net worth of business(es) owned (attach financial statement)	\$	Name and address of Con	npany	\$ Payment/Months	\$
Face amount: \$ Subtotal Liquid Assets Real estate owned (enter market ve from schedule of real estate owned Vested interest in retirement fund Net worth of business(es) owned (attach financial statement)	\$	Name and address of Con			\$
Face amount: \$ Subtotal Liquid Assets Real estate owned (enter market ve from schedule of real estate owned Vested interest in retirement fund Net worth of business(es) owned (attach financial statement) Automobiles owned (make and year	\$	Name and address of Con		\$ Payment/Months	\$
Face amount: \$ Subtotal Liquid Assets Real estate owned (enter market ve from schedule of real estate owned Vested interest in retirement fund Net worth of business(es) owned (attach financial statement) Automobiles owned (make and year	\$	Name and address of Con  Acct. no.  Alimony/Child Support/Seg	parate Maintenance Pay-		\$
Life insurance net cash value Face amount: \$ Subtotal Liquid Assets Real estate owned (enter market va from schedule of real estate owned Vested interest in retirement fund Net worth of business(es) owned (attach financial statement) Automobiles owned (make and yea	\$	Acct. no. Alimony/Child Support/Segments Owed to:	parate Maintenance Pay-	\$	\$
Face amount: \$ Subtotal Liquid Assets Real estate owned (enter market ve from schedule of real estate owned Vested interest in retirement fund Net worth of business(es) owned (attach financial statement) Automobiles owned (make and year	\$	Acct. no. Alimony/Child Support/Segments Owed to:	parate Maintenance Pay- d care, union dues, etc.)	\$	\$
Face amount: \$ Subtotal Liquid Assets Real estate owned (enter market ve from schedule of real estate owned Vested interest in retirement fund Net worth of business(es) owned (attach financial statement) Automobiles owned (make and year	\$	Acct. no.  Alimony/Child Support/Segments Owed to:  Job Related Expense (chil	parate Maintenance Pay- d care, union dues, etc.)	\$	\$

chedule of Real Estate Owned (If additional property Address (enter S if sold, PS if pending sale or R if rental being held for income)	<b>=</b>	Type of Property	Present Market Value	Amount of Mortgages & Liens	Gross Rental Income	Mortgage Payments	Insurance, Maintenance, Taxes & Misc.	Net Rental Inco	me
	<del></del>	\$		<u> </u>	\$	\$	+\$	1	
·									
									-
		Totals		\$	\$	s	<u>  s</u>	\$	
ist any additional names under which credi	it has p	reviously be	en received and indic	ate appropriate c	reditor name(s) a	nd account nun	nber(s):		
Alternate Name			Credit	or Name			Account N	Number	
					.,				
					: .			1.	
VIII DETAILS OF TRANS	2407	lovi			VIII DECI	ARATIONS			_
VII. DETAILS OF TRANS		ION	If you answer	"yes" to any ques			1 2 4 1 1 1	Borrower Co-B	Sorrower
A. Purchase price \$  S. Alterations, improvements, repairs		-		on sheet for expla		Piccos	,	Yes No Yes	
Land (if acquired separately)			a. Are there ar	y outstanding judg	ments against you	?			
d. Refinance (incl. debts to be paid off)				en declared bankr					
Estimated prepaid items				ad property foreclos	sed upon or given	title or deed in lie	eu .		لال
Estimated closing costs	<del></del>		<del></del>	e last 7 years?					7 [
g. PMI, MIP, Funding Fee h. Discount (If Borrower will pay)			1 '	arty to a law suit? irectly or indirectly		anu loon which	regulted in force	الالالالالالالالالالالالالالالالالالال	ا لـا د دا انالو
i. Total costs (add items a through h)	-		in lieu of fo	reclosure, or judg	ment? (This would	d include such	loans as home r	mortgage loan	is, SBA
. Subordinate financing			financial ob	e improvement load	an guarantee. If "	Yes," provide det	tails, including da		
k. Borrower's closing costs paid by Seller			of Lender, I	HA or VA case nu	mber, if any, and r	easons for the a	ction.)		
Cother Credits (explain)			f. Are you probligation,	esently delinquent bond, or loan guara	or in default on a intee? If "Yes," giv	ny Federal debt e details as desc	or any other loa: ribed in the	n, mortgage, r	inancia
			preceding					HHH	ㅓ 늗
4				ligated to pay alimo		or separate mair	itenance?		<u> </u>
			1	o-maker or endors					
			j. Are you a	The second secon					
m. Loan amount				permanent resident					
(exclude PMI, MIP, Funding Fee financed)	·	<del> </del>	1	tend to occupy th		r primary resid	ence?		ا لـ
n. PMI, MIP, Funding Fee financed o. Loan amount (add m & n)	<del></del>	<del> </del>		omplete question m had an ownership i		ty in the last thre	e vears?		пг
o. Loan amount (add in a n)	Ι.			ype of property did					
			secon	d home (SH), or inv	réstment property	(IP)?		-	
p. Cash from/to Borrower (subtract j, k, l & o from i)	1		(2) How o	lid you hold title to to	he homesolely b	y yourself (S), jo	intly		<del></del>
gise in the state of the state		I <b>V</b> ac					San Landson - 1 Mari	Carrier Salaries	a Land wa
- 1 1 1 1 1 10 11			I ample the section of the section o	tential agents brok	ALC DIVOCUCCULE &	Hornove incurers	e servicers succi	essors and ass	signs a
agrees and acknowledges that: (1) the information contains	mation p	provided in in	is application is true a	ng correct as of the	rv damages, to an	person who ma	v suffer any loss of	due to reliance	upon a
misrepresentation that I have made on this ar Code, Sec. 1001, et seq.; (2) the loan reques	pplicatio sted pur	n, and/or in co suant to this a	iminal penalties includ pplication (the "Loan")	ng, but not limited t will be secured by	o, fine or imprison a mortgage or dee	ment or both und d of trust on the p	er the provisions of property described	d herein; (3) the	e prope
misrepresentation that I have made on this at Code, Sec. 1001, et seq.; (2) the loan reques will not be used for any illegal or prohibited p will be occupied as indicated herein; (6) any clender, its successors or assigns may retain servicers, successors and assigns may contiapplication if any of the material facts that I I owner or servicer of the Loan may, in additiconsumer credit reporting agencies; (9) own Lender nor its agents, brokers, insurers, servalue of the property; and (11) my transmiss state laws (excluding audio and video recover) deprevention of this application were deliver apper version of this application were delivered.	urpose owner or	or use; (4) all r servicer of th	statements made in the Loan may verify or re	is application are moverify any informati	ade for the purpos on contained in the	application from	any source name	ed in this applica	ation, a
Lender, its successors or assigns may retain servicers, successors and assigns may conti	the originuously	ginal and/or ar rely on the in	n electronic record of the formation contained in	ils application, ever the application, an	n if the Loan is not d I am obligated to	approved; (/) the amend and/or s	upplement the inf	ormation provid	ded in t
application if any of the material facts that I if	have rea	presented her ny other rights	ein should change price and remedies that it is	or to closing of the linay have relating to	Loan; (8) in the ev o such delinquenc	ent that my paym , report my nam	e and account inf	ormation to on	e or m
consumer credit reporting agencies; (9) own Lender nor its agents, brokers, insurers, sen	nership o	of the Loan a successors or	nd/or administration of assigns has made any	the Loan account representation or	may be transferred warranty, express	or implied, to me	regarding the pro	operty or the co	ondition
value of the property; and (11) my transmiss state laws (excluding audio and video record	sion of t lings), o	his application r my facsimile	n as an "electronic recitransmission of this ap	ord" containing my plication containing	"electronic signatu a facsimile of my	re," as those tern signature, shall b	ns are defined in e as effective, enf	orceable and v	ralid as
paper version of this application were deliver	ed conta	aining my orig	inal written signature.						
Borrower's Signature			Date	Co-Borrower's	s Signature	î		Da	ite
x / 1 (1 (1 (1 ))	0		91.0	ZXOL	my O	uk-	_	181	0-0
A MUDICI M. YOUR	w	NFORMA	HON FOE GOV	HUMENT MO	NITORING PL	HPOSES			X
The following information is requested by	XII	deral Govern	ment for certain type				the lender's com	pliance with e	qual cr
The following information is requested by opportunity, fair housing and/home mortgadiscriminate neither on the basis of this info	age dis	closure laws.	You are not required	to furnish this info	rmation but are each the information.	encouraged to de	so. The law proports and	ovides that a le I race. For race	ender i e, you i
discriminate neither on the basis of this into check more than one designation. If you observation or surname. If you do not wish	Uninatio	II, HOI OIL WITE	illier you onloose to is		the state of the second second		ata tha informatic	on on the haci	e of ve
requirements to which the lender is subject	t under	applicable Sta	ite law for the particula	" the or loan abb.	00 .0,				
BORROWER:				CO-BORRO		panic or Latino	ish this information	spanic or Latin	10
Ethnicity: Hispanic or Latino		☐ Not Hispa	nic or Latino  Black or	Ethnicity:		erican Indian or	☐ Asian	Black or	
Race: American Indian o Alaska Native	'	L Asian 9	African American	1	Ala	ska Native	<b>—</b>	African A	merica
☐ Native Hawaiian o		☐ White				tive Hawailan or her Pacific Island			
Other Pacific Islan	ider	☐ Male	<del></del>	Sex:	☐ Fei		- Male		
	Interviev	ver's Name (pri	nt or type)	, ,	Name and	Address of Intervie	wer's Employer		
This application was taken by:	Je	er leu	Hedre	8-6-	03	(3			
Face-to-face interview	Interview	wer's Signatur	,, 1	W Man	Date	~ C	700		
☐ Mail	_de	rey bu	Helge you	Hurry	\ \	n. 1001	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	, ~	_
L Telephone	(DISTVIE)	wer Phone Ni	ATHORE (HIGH, BURNES COME)			Entan	10, A1	3(000	_) .
☐ Internet		774	DA 1- 3296"						

Page 3 of 4

Fannie Mae Form 1003/Rev. 01

Case 2:06-cv-00021-WKW-WC Document 8-3 Filed 01/12/2006 Page 10 of 22

Confinuation Sheet/Residential Loan Application

Use this continuation sheet if you need more space to complete the Residential Loan Application.

Mark B for Borrower or C for Confirmed 
Boirower's Signature

Date

Co-Borrower's Signature

Date

Co-Borrower.

PEOPLES COMMUNITY BANK	JOHNNY L. JACKSON: LATESIA M. JACK.	PROCESSOR STACIE
POST OFFICE BOX 700	395 FROST MARLOW ROAD	Loan Number <u>72703448</u>
UFAULA, AL 36027-0700	EUFAULA, AL 36027	Date <u>08-08-2003</u>
		Maturity Date <u>08-07-2005</u>
LENDER'S NAME AND ADDRESS	BORROWER'S NAME AND ADDRESS	Loan Amount \$ 148,000.00
"You" means the Lender, its successors and assigns.	"I" includes each Borrower above.	-
WAIN	VER OF HOMESTEAD EXEMPTION	
I have executed a Note dated		a loan from you in the amount of
state in the following described Homestead	under the terms of which I give you cer	tain rights under the laws of this
395 FROST MARLOW ROAD, EUFAULA, AL 3	a Property:	
TOO THOU MANEON HOAD, EURAGEA, ALS	10027	
	$\mathcal{L}_{\mathcal{A}} = \{ (1, 1, \dots, n) \mid \mathcal{A}_{\mathcal{A}} = \{ (1, \dots, n)$	
By signing below, I hereby waiv granted under the Constitution and laws principal residence.	e any and all homestead rights and exemptions s of the State of Alabama, for as long as I occup	in the Homestead Property, as a py the Homestead Property as a
In witness whereof, I have signed i	my name and affixed my seal on	.08-08-2003
Witnesses:	C:	
	Signatures:	
	data y	/
***************************************	minima dee	chair (Seal)
	JUHNNY L. JACKSUN	-Borrower
· · · · · · · · · · · · · · · · · · ·	Latery M. Yarksa	8.803
	LATESIA M. JACKSON	(Seal)
	$oldsymbol{V}$	
[S	pace Below This Line For Acknowledgment] ——	
The State of Alabama		
BARBOUR	Covers	
	County	
T		
hereby certify that JOHNNY L. JACKSON;	LATESIA M. JACKSON	
whose name is signe	d to the foregoing conveyance, and who is known	to me, acknowledged before me
on this day that, being informed of the co	ontents of the conveyance, (s)he executed the same	voluntarily on the day the same
bears date. Given under my hand this	day of	August, 2003
My commission expires:	TOWN I I DON	<b>(()</b>
My Commission Expires June 4, 2007		W
	Notary Public	

EUFAULA, AL 36027-0700  EUFAULA, AL 36027  LENDER'S NAME AND ADDRESS TYPOST MARRIAN AND ADDRESS TYPOST MARRIAN THE LENDER'S NAME AND ADDRESS TYPOST MARRIAN THE ADDRESS THE ADDRESS TYPOST MARRIAN THE ADDRESS TO THE ADDRESS THE ADDRESS THE ADDRESS THE ADDRESS THE ADDRESS TYPOST MARRIAN THE ADDRESS THE	PEOPLES COMMUNITY BANK	JOHNNY L. JACKSON: LATESIA JACKSO₁√	PROCESSOR STACIE PICKLE
LENDER'S NAME AND ADDRESS   To County   South Property   Signatures:	· · - · · · · · · · · · · · · · ·	• • • • • • • • • • • • • • • • • • • •	
Lead Amount # 132_036_50   Leam Amount # 132_036_50	EUFAULA, AL 36027-0700	EUFAULA, AL 36027	
By signing below, I hereby waive any and all homestead rights and exemptions in the Homestead Property, as granted under the Constitution and laws of the State of Alabama Principal residence.  In witness whereof, I have signed my uame and affixed my seal on			
WAIVER OF HOMESTEAD EXEMPTION  1 have executed a Note dated	LENDER'S NAME AND ADDRESS	BORROWER'S NAME AND ADDRESS	Loan Amount \$ 132,030.30
I have executed a Note dated			
Also, 136,03	WAIV	ER OF HOMESTEAD EXEMPTION	
granted under the Constitution and laws of the State of Alabama, for as long as I occupy the Homestead Property as a principal residence.  In witness whereof, I have signed my name and affixed my seal on	132,036,50 In connect dated	tion with the Note, I have executed a   Securit  Linear Securit Securi	v Agreement 🔯 Mortgage
granted under the Constitution and laws of the State of Alabama, for as long as I occupy the Homestead Property as a principal residence.  In witness whereof, I have signed my name and affixed my seal on			
granted under the Constitution and laws of the State of Alabama, for as long as I occupy the Homestead Property as a principal residence.  In witness whereof, I have signed my name and affixed my seal on			
granted under the Constitution and laws of the State of Alabama, for as long as I occupy the Homestead Property as a principal residence.  In witness whereof, I have signed my name and affixed my seal on			
granted under the Constitution and laws of the State of Alabama, for as long as I occupy the Homestead Property as a principal residence.  In witness whereof, I have signed my name and affixed my seal on			
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granted under the Constitution and laws of the State of Alabama, for as long as I occupy the Homestead Property as a principal residence.  In witness whereof, I have signed my name and affixed my seal on			
granted under the Constitution and laws of the State of Alabama, for as long as I occupy the Homestead Property as a principal residence.  In witness whereof, I have signed my name and affixed my seal on			
Witnesses:  Signatures:  JOHNNY L. JACKSON  Borrower  [Space Below This Line For Acknowledgment]  The State of Alabama BABBOUR.  County  Count	granted under the Constitution and laws	e any and all homestead rights and exemptions in of the State of Alabama, for as long as I occupy	the Homestead Property, as the Homestead Property as a
[Seal)    JOHNNY L. JACKSON   Gold	In witness whereof, I have signed r	ny name and affixed my seal on	05-01-2003
[Seal)    JOHNNY L. JACKSON   Gold	Witnesses:	Signatures:	
Space Below This Line For Acknowledgment   The State of Alabama BARBOUR   County  I   hereby certify that JOHNNY L. JACKSON; LATESIA JACKSON   whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, (s)he executed the same voluntarily on the day the same bears date. Given under my hand this   1st   day of   May, 2003   My commission expires:		1	
Space Below This Line For Acknowledgment   The State of Alabama BARBOUR   County  I   hereby certify that JOHNNY L. JACKSON; LATESIA JACKSON   whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, (s)he executed the same voluntarily on the day the same bears date. Given under my hand this   1st   day of   May, 2003   My commission expires:		In hamil	
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Interest of Alabama  BARBOUR  County  I  hereby certify that JOHNNY L. JACKSON; LATESIA JACKSON  whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, (s)he executed the same voluntarily on the day the same bears date. Given under my hand this  My commission expires:		A A A	-Borrower
Interest of Alabama  BARBOUR  County  I  hereby certify that JOHNNY L. JACKSON; LATESIA JACKSON  whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, (s)he executed the same voluntarily on the day the same bears date. Given under my hand this  My commission expires:		// // // // // // // // // // // // //	
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The State of Alabama BARBOUR  County  I hereby certify that JOHNNY L. JACKSON; LATESIA JACKSON whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, (s)he executed the same voluntarily on the day the same bears date. Given under my hand this  May. 2003  My commission expires:		ľatesia jackson //	
The State of Alabama BARBOUR  County  I hereby certify that JOHNNY L. JACKSON; LATESIA JACKSON whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, (s)he executed the same voluntarily on the day the same bears date. Given under my hand this  May. 2003  My commission expires:		$m{V}$	
BARBOUR  County  I  hereby certify that JOHNNY L. JACKSON; LATESIA JACKSON  whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, (s)he executed the same voluntarily on the day the same bears date. Given under my hand this  1st day of May, 2003  My commission expires:	[S	pace Below This Line For Acknowledgment] ———	
BARBOUR  County  I  hereby certify that JOHNNY L. JACKSON; LATESIA JACKSON  whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, (s)he executed the same voluntarily on the day the same bears date. Given under my hand this  1st day of May, 2003  My commission expires:			
I hereby certify that JOHNNY L. JACKSON; LATESIA JACKSON whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, (s)he executed the same voluntarily on the day the same bears date. Given under my hand this 1st day of May, 2003.  My commission expires:	The State of Alabama		
	AHUBAAU	County	
	hereby certify that JOHNNY L. JACKSON:	LATESIA JACKSON	
on this day that, being informed of the contents of the conveyance, (s)he executed the same voluntarily on the day the same bears date. Given under my hand this			
bears date. Given under my hand this	on this day that, being informed of the c	ontents of the conveyance, (s)he executed the same	voluntarily on the day the same
	bears date. Given under my hand this	day of	May. 2003
Notary Public	My commission expires:		
		Notary Public	•••••••••••••••••••••••••••••••••

## Case 20 Poes -00 MAN UNITY BANK POBLIDANT SEVIEW SHEET/12/2006 Page 13 of 22 CONSUMER

Approval Date	8.1.2?				
Loan Date					
Borrower	Johnny Jac	leson	Co-Borrower	Lateria J.	telejon
Address	395 Frost 14	a dow jed	Address	395 Frost1	Marlow RD
Address	Erbanh Al 3	36027	Address	Estate Al	,
Date of Birth			Date of Birth	<u> </u>	<b>34 2</b> 7
SSN or TAX ID Home Phone	<del></del>		SSN Home Phone		
Work Phone			Work Phone		
GTR/END Address			Prior Amount	N 149,000	*
SSN			Original Amount		<del>- i</del>
Phone Gty Customer #			NEW LOAN		
			INEW LOAN		
M/N LOC	Loan	Renewal	Letter of Credit	Extension	Participation
Loan # 727033.70	Collateral	Maturity/Term	Collateral Value	Current Balance	Current Commitmen
		<del></del>			
	Interest Rate (Base 9	76) 1%	Total	149,192.09	
*(Variable only	Fixed or *Variab Term: Daily, Monthly, Qtr		New Request		
(* = * = ± = ± = ± = ± = ± = ± = ± = ± =	Auto Debit		Renewal		
	Procee		weath ballon		
	Corporate Resolution Da		Maria passen		
COLLATERAL	14 M/2 fc.	neight Res.			
COLLATERAL		neight ICE.			
PURPOSE:	from timanece	after anstr	u ofin		
PRIMARY SOURCE O	F REPAYMENT:	Salary	( ) ()	·	
SECONDARY SOURCE	E:	Sile of	Glateral		
Customer Number	<del> </del>	Interim Approval	Comm. Approval	Interim Decline	Comm. Decline
Department Number Loan Number			-		
Loan Type					
Federal Class Collateral Type					
Loan Purpose					
Lien Type Collateral Value	180,000 18	Manage			
Loan Value	1801088	Management 2	Board	Insider? Yes (No	<u>ي</u> .
Census Tract		Committee	Classified? Yes	<b>1</b>	Classification Z
			MIC a	estificación de la companya de la co	
landaric Simusti		$\Lambda$	ULA		
Lender's Signatu	ire	· '/\	<del>181</del>	· •	
Lender # 70		$\mathcal{J}_{i}$ . $\mathcal{J}_{i}$			

		BORROWER DEPO	SIT ACCOUNTS		
	DATE OPEN	BALANCE	AVG BALANCE	OD YTD	NSF YTD
DDA					
MMK					
SAV					
CD'S					
TOTAL					

BALANCE SHEET				
Total Assets	392,0002			
Total Liabilities	149,2003			
NET WORTH	343,000			

	(	CO-BORROWER/GUAR	ANTOR DEPOSIT ACC	OUNTS	
	DATE OPEN	BALANCE	AVG BALANCE	OD YTD	NSF YTD
DDA			·		
ммк					
SAV					
CD'S		·			
TOTAL					

LANCE SHEET	
Total Assets	
Total Liabilities	
NET WORTH	

ending Policy Exception / o	or Comments:	ı	

HOW PAID	INCOME	MONTHLY
EEKLY:		
ONTHLY:		
INUAL		
	TOTAL MONTHLY INCOME	3221.35
	RENT / MORTGAGE PAYMENT	
	MONTHLY EXPENSES	
	PROPOSED PAYMENT	
	TOTAL EXPENSES	
	INCOME REMAINING	
	ACTUAL CAPACITY	. ,

CO-B	ORROWER/GTR CAPACITY ANA	ALYSIS
HOW PAID	INCOME	MONTHLY
EEKLY:		
WEEKLY:		
ONTHLY:		
	TOTAL MONTHLY INCOME	
	RENT / MORTGAGE PAYMENT	
	MONTHLY EXPENSES	
	PROPOSED PAYMENT	
	TOTAL EXPENSES	
	INCOME REMAINING	
	ACTUAL CAPACITY	

DTI to both borrowers is 23%.
including proposed house pmt.

395 FROST MARLOW ROAD EUFAULA, AL. 36027  [APPLICANT'S NAME AND ADDRESS]	PEOPLES COMMUNITY BANK POST OFFICE BOX 700 EUFAULA, AL 36027-0700  [LENDER NAME AND ADDRESS]	No. 72703448  Date 08-08-2003  Prop. Address 395 FROST MARLOW RO EUFAULA, AL 36027
	APPLICATION DISCLOSURE BALLOON PAYMENT MORTGAGE re is given to provide information concerning th This is not a commitment to make a loan.	e loan annti- 4 (
This loan is due August 7, 2005 On that date, the entire principal balance of the lo he balloon payment is estimated to be \$ 145,856	an and unpaid intercent the	(m:
THIS LOAN MUST EITHER BE PAID IN I REPAY THE ENTIRE PRINCIPAL BALA CONDITIONAL RIGHT TO REFINANCE A OBLIGATION TO REFINANCE THE LOAN PAYMENT OUT OF OTHER ASSETS THE	FULL AT MATURITY OR REFINANCED TO A M NCE OF THE LOAN AND UNPAID INTEREST SPECIFIED IN THE NOTE ADDENDUM AND IF QUALIFICATION CONDITIONS ARE NOT MI AT YOU MAY OWN, OR YOU WILL HAVE TO LEND YOU THE MONEY. IF YOU REFINANCE TS NORMALLY ASSOCIATED WITH A NEW LOST OF THE MONEY OF THE NORMALLY ASSOCIATED WITH A NEW LOST OF THE NEW LOST OF T	ARKET LEVEL FIXED-RATE MORTGAGE. YOU THEN DUE IF YOU DO NOT QUALIFY FO THE MORTGAGE RIDER. THE LENDER IS UND ET. YOU WILL, THEREFORE, BE REQUIRED TO FIND A LENDER, WHICH MAY BE THE LENDER HIS LOAN AT MATURITY, YOU MAY HAVE TOWN TOWN IF YOU OF THE PROPERTY.
		ays before the expected maturity date of your li sider an application to refinance this loan at th
Applicant(s) at Ophnny L. JAEKSON [Signature]  1988 BANKERS SYSTEMS, INC., ST. CLOUD, MN 5630	S-7 (3) LATESIA M. JACKS	on today of date.  JUNION 8-7-2

Calculat	ion Summary Repoi			Page 2 of 2
801.	Borrower loan origination fee	Lender	\$50.00 Cash	Y
Real esta	ate fees to be paid in advance			
HUD#	Description	Pmts/Year	Paid to Borrow	
903.	Hazard ins. prem.	1	\$90	0.00 Cash N
Real est	ate title fees			
HUD#	Description	Paid to	Borrower amount Paid	APR
1107.	Attorney's fees	WPWS	\$300.00 Cash	N
1111.	RE TAXES	BARBOUR CO	\$900.00 Cash	N
Real est	tate recording and transfer fees			
HUD#	Description	Paid to	Borrower amount Paid	APR
1201.	Recording fees			
1000	Mortgage/DOT		\$25.50 Cash	Ñ
1203. 1204.	State Tax/Stamps INTANGIBLE TAXES		\$222.00 Cash	N

This document is intended primarily for creditor's internal use. This document is not intended as any form of application for credit, commitment for credit, advertisement, or disclosure under state or federal law. The information shown here is subject to change.

U/-U/-2004 Kegular Pmt

985.03

140.74

844 7

Case 2:06-cv-00021-WRW nymation Report 8-3 Filed 01/12/2006 Page 17 of 22

Officer

JAMES KEVIN POTTHOFF

Loan Processor

Lender 1D

General Ledger Number PROCESSOR STACIE

**Borrower Information** 

JOHNNY L. JACKSON 395 FROST MARLOW ROAD EUFAULA, AL 36027 417-04-9706

Customer Number:

17049706

**Customer Number:** 

007

Gender:

LATESIA M. JACKSON 395 FROST MARLOW ROAD EUFAULA, AL 36027

Customer Number:

Gender:

Gender:

Customer Number:

**Customer Number:** 

Customer Number:

gender:

Gender:

Gender:

General Loan Information

Note Date 08-08-2003 **Funding Date** 08-08-2003 First Payment Date 09-07-2003 Final Payment Date 08-07-2005 Payment Frequency monthly Number Of Payments 24

Balloon Amount 145,859.07 Proceeds 148,000.00 Loan Amount 148,000.00 **Total Finance Charge** 20,564.76 Amount Financed 147,950.00 **Total Of Payments** 168,514.76

Payment Language:

23 monthly payments of \$985.03 beginning 09-07-2003 and 1 balloon payment of \$145,859.07 on 08-07-2005.

#### Interest And Fees Details

Fixed Rate

Variable Rate Base Rate

Margin

Index

APR

7.018

Χ

Market Rate Rounding Interest Rate

Rate Change Affects

First Date

7.000

Periodic Cap

Floor Ceiling

Subsequent Rate Change Subsequent Interest Rate Change

Pro Rata

**Total Borrower Amount** Additional Finance Charge Additional Non Finance Charge

16,000.00 50.00 2,347.50

#### **Collateral Information**

**Collateral Description** 

**Property Address** 

395 FROST MARLOW ROAD, EUFAULA, AL 36027

**Legal Description** 

SEE EXHIBIT 'A' ATTACHED HERETO AND BY THIS REFERENCE INCORPORATED HEREIN AND MADE A PART HEREO

Comments

Collateral Code:

Class Code:

Purpose Code:

- bonn inco

CONSUMER/COMMERCIAL
TODAY'S DATE 81-1-03 DUE 8-7-03 BRANCH 7 EN FORME
CUST. # 1704 9706 LOAN# 72703448 LENDER# 70 Cottle ff
Sustante Name / Business: Johnny L. Jackson SSN/TIN 417-04-9706 (Marriell, Single, or Widow) circle one
200 Name/Officers&Titles Lute. SIAM. Jackson SSN/TIN 418-18-40 F3
Guarantor/Third Party Pledgor
(If Corporation, please indicate powers exercised by each officer for corporate resolution on additional page)
Malling Address: 395 Frost Marlow Rd. E-Poula Al 36.27
Property Address: 395 Frost Murlow A. Elma Al 3602 County Barbout.
Date of Loan/Renewal 1-8-03 Amount of Loan: 148,000 Mew Money 16,000 Mew Money
Purpose of Loan, Parison D. Amount of Loan; 148,500 New Money 16,000 2
Purpose of Loan: Business Personal Agricultural Purpose: Cefe Granung
Purchase Money (yes orms) If LOC: (open or closed) If Renewal, old loan: 7370 3370 Renew Amt 132, 500 5
First Payment Due 301 Days Additional Repayment Terms: 24 No ballon, 360 Wo. Awert-
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
RATE INFO: Interest Rate (Base %) 7 (circle one) Fixed/Variable Daily/Monthly/Qtly
RATE LIMITATIONS: Annual Cap % Lifetime Cap% Floor%
***************************************
TYPE OF LOAN: (circle one)  CREDIT LIFE INSURANCE: (circle one)
Single Pay Canadian Rollover No insurance DOB's
Installment Single Life Single Life & A/H
Line of Credit Renewal Joint Life Joint Life A/H
Auto Debit: CHEROKEE OR PROTECTIVE
***************************************
If Attorney or Title Company closing loan, will Mortgage or Deed be provided?  Will a Flood Certification need to be ordered at this time?
PLEASE SEPARATE ALI, FEES AND PUT ON CORRECT LINEIII
MISCELLANEOUS FEES ADDDEDUCTIN CASH
Loan Fee Jo
Documentary Preparation
UCC-Addendum (RE) Title Ins/Oninton Fee
OCC-3 Ammend/Cont. Attorney Fee 300
Appraisal Fee
Deed Release Notice of Limit  Mage Recording 25 Notice of Commence
Mige Release Plood Fee Plood Fee
Exhibit A JAH
Intangible/Mtge Tax 222 Other
Insurance Agency & Address
Who is applying for Title?
Does collateral securing other loans also secure this loan?  Is this a FIRST or SECOND lien on collateral?
COLLATERAL DESCRIPTION: (if attaching an exhibit(s) please give brief description)(ATTACH LEGAL)
SEE Affactual
Pay Loan Proceeds To:

APPLICATION SUBMITTED TO (AND THESE DISCLOSURES MADE BY)
PEOPLES COMMUNITY BANK POST OFFICE BOX 700 EUFAULA, AL 36027-0700

APPLICANT'S NAME AND CURRENT A ŚS JOHNNY L. JACKSON; LATESIA M. JACKSON 395 FROST MARLOW ROAD EUFAULA, AL 36027

Application
Received
Date of
Disclosure
OB-08-2003
Assumed Date
of Closing
Date of
Delivery
OB-08-2003 By 🖸 Mail 🔯 In Person

#### GOOD FAITH ESTIMATE OF SETTLEMENT COSTS

The information provided below reflects estimates of the charges which you are likely to incur at the settlement of your loan. The fees listed are estimates - the actual charges may be more or less. Your transaction may not involve a fee for every item listed.

The numbers listed beside the estimates generally correspond to the numbered lines contained in the HUD-1 or HUD-1A settlement statement that you will be receiving a settlement. The HUD-1 or HUD-1A settlement statement will show you the actual cost for items paid at settlement.

ITEM		AMOUNT OR
800	Items Payable in Connection With Loan	RANGE
801	Loan Origination Fee %	F0.00
802	Loan Discount %	50.00
803	Appraisal Fee	
804		
805	Credit Report	
806	Lender's Inspection Fee	
807	Mortgage Insurance Application Fee Assumption Fee	
809	Mortgage broker fee	
810		
811		
812		
813		
814		<del></del>
900	Items Required by Lender To Be Paid In Advance	
901		
301		
902	@ \$ /day  Mortgage Insurance Premium	
903		
904	1000:00 B1 00	
905	Credit ins. prem.	
906		
1000	B. D. D. Liveri	
1000	Reserves Deposited With Lender Hazard insurance pymt periods	
1001	- Plum Patrone	
1000	@ \$ per period	
1002	Mortgage insurance pymt periods	
1000	@ • per period	
1003	City property taxes pymt periods	
1004	@ \$ per period	
1004	County property taxes pyrnt periods	
1005	@ \$ per period	
1005	Annual assessments pymt periods	1
1000	@ \$ per period	
1006	pymt periods	
	@ \$ per period	
1007	pymt periods	
	@ \$ per period	
1008		<u> </u>

ITEM		AMOUNT OR RANGE
1100	Title Charges	
1101	Settlement or closing fee	
1102	Abstract or title search	
1103	Title examination	
1104	Title insurance binder	
1105	Document preparation	· · · · · · · · · · · · · · · · · · ·
1106	Notary fees	
1107	Attorney's fees	
	(includes above item numbers: )	300.0
1108	Title insurance	
	(includes above item numbers:	
1109	Lender's coverage	
1110	Owner's coverage	
1111	RE TAXES \$900.00-B POC	
1112		
1113		
1200	Government Recording and Transfer Charges	
1201	Recording fees: Deed \$	· · · · · · · · · · · · · · · · · · ·
	Mortgage \$ 25.50-B	
	Release \$	25.
1202	City/county tax/stamps: Deed \$	20,
	Mortgage \$	
1203	State tax/stamps: Deed \$	
	Mortgage \$	
1204	INTANGIBLE TAXES	222.
1205		,
1300	Additional Settlement Charges	
1301	Survey	
1302	Pest inspection	<del></del> ,
1303	Arch / Eng. services	
1304		
1305	Daniang portine	
1306		
1307		
	Total Settlement Charges Paid at Closing	597

These estimates are provided pursuant to the Real Estate Settlement Procedures Act of 1974, as amended (RESPA). Additional information can be found in the Special Information Booklet, which is to be provided to you by your mortgage broker or lender, if your application is to purchase residential real property and the k will take a first lien on the property.

n No.	Name, Address, Teleph	one Number, and Nat	ure of Relationship (it	f any)	·	·
808			<del></del>	LANO, TX, 75093, (800	995-8667, 6	
808	STORMWATER RESE	ARCH GROUP, 680	8 HILL MEADOW DI	RIVE, AUSTIN, TX, 7873	6, (800) 447·7893, 6	
			<del></del>	•	<del> </del>	
**********		······································			·	<del></del>
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				· · · · · · · · · · · · · · · · · · ·		
aintained a c peatedly use	deposit account with lender in ad or required borrowers to u	n the past 12 months	; 5. Provider has had	ls lender; 3. Lender and p I an outstanding loan balan , Provider is an officer of t	ce with lender in the pa	st 12 months; 6. Lender
aintained a copeatedly uses ther: (specify a have submit approval of interoffer.	deposit account with lender in do or required borrowers to u y above)  itted a written application for your application and do no	n the past 12 months use the provider in the a federally related my t constitute an agree	; 5. Provider has had e past 12 months; 7 ADDITIONAL INF prigage loan to be se- ement to lend you t	d an outstanding loan balan Provider is an officer of t CORMATION	e with lender in the pa he lender; 8. Provider i	st 12 months; 6. Lender s a director of the lender
antained a copeatedly use ther: (specify use the submit approval of unteroffer.	deposit account with lender in do or required borrowers to u y above)	n the past 12 months use the provider in the a federally related my t constitute an agree	; 5. Provider has had e past 12 months; 7 ADDITIONAL INF ortgage loan to be se- ement to lend you t	d an outstanding loan balan . Provider is an officer of to 	e with lender in the p he lender; 8. Provider i at the address listed b e may still deny your	st 12 months; 6. Lender s a director of the lender
antained a copeatedly use ther: (specify a have subminapproval of interoffer. DRESS 395	deposit account with lender in do or required borrowers to use above)  itted a written application for your application and do no FROST MARLOW ROAD, Early 148,000.00	a federally related met constitute an agree	; 5. Provider has had e past 12 months; 7 ADDITIONAL INF ortgage loan to be se- ement to lend you t	d an outstanding loan balan Provider is an officer of to CORMATION cured by real estate located the money you request. W	e with lender in the pene lender; 8. Provider in the address listed be may still deny your Balloon	st 12 months; 6. Lender s a director of the lender
plantained a control of the control	deposit account with lender in do or required borrowers to un above)  itted a written application for your application and do no FROST MARLOW ROAD, E	a federally related met to constitute an agree	; 5. Provider has hade e past 12 months; 7  ADDITIONAL INFOrtgage loan to be sement to lend you t 7  ST RATE 7.000 9	d an outstanding loan balan . Provider is an officer of to 	at the address listed be may still deny your	st 12 months; 6. Lender s a director of the lender
peatedly use ther: (specify I have submit approval of interoffer. DRESS 395 AN AMOUNT	deposit account with lender in do or required borrowers to use above)  itted a written application for your application and do no FROST MARLOW ROAD, Early 148,000.00	a federally related met to constitute an agree	; 5. Provider has had e past 12 months; 7 ADDITIONAL INF ortgage loan to be se- ement to lend you t	d an outstanding loan balan . Provider is an officer of to	e with lender in the pene lender; 8. Provider in the address listed be may still deny your Balloon	elow. These disclosures a application entirely or m
aintained active peatedly use ther: (specify a submit approval of interoffer.)  DRESS 395 AN AMOUNT  IMMATED FU  wnpayment sing Costs (form)	deposit account with lender is do or required borrowers to use a few process of the control of t	a federally related met to constitute an agree	; 5. Provider has hade e past 12 months; 7  ADDITIONAL INFOrtgage loan to be sement to lend you t 7  ST RATE 7.000 9	on outstanding loan balan . Provider is an officer of the state located he money you request. W  ARM  ESTIMATED PAYMENT Principal and Interest Real Estate Taxes	at the address listed be may still deny your  Balloon	elow. These disclosures a application entirely or m
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Filed 01/12/2006

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APPLICANT'S NAME AND CURRENT ADDRESS Latesia Backson 395 Frost NewlowRd la A136027

APPLICATION SUBMITTED TO (AND THESE DISCLOSURES MADE BY): 1245 South Eufaula Avenue Post Office Box 700 Eufaula, Alabama 36027

In Person

#### SERVICING DISCLOSURE STATEMENT

NOTICE TO FIRST LIEN MORTGAGE LOAN APPLICANTS: THE RIGHT TO COLLECT YOUR MORTGAGE LOAN PAYMENTS MAY BE TRANSFERRED. FEBRAL LAW GIVES YOU CERTAIN RELATED RIGHTS. IF YOUR LOAN IS MADE, SAVE THIS STATEMENT WITH YOUR LOAN DOCUMENTS. SIGN THE ACKNOWLEDGMENT AT THE END OF THIS STATEMENT ONLY IF YOU UNDERSTAND ITS CONTENTS.

IHE ACKNOWLEDGMENT AT THE END OF THIS STATEMENT ONLY IF YOU UNDERSTAND ITS CONTENTS.

Bacause you are applying for a mortgage loan covered by the Real Estate Settlement Procedures Act (RESPA) (12 U.S.C. \$2801 et seq.) you have settlement tells you about those rights, it also tells you what the chances are that the servicing for this loan may be transferred to a different conservicer. "Servicing" refers to collecting your principal, interest and escrow account payments, if any, if your loan servicer changes, there are sertlen procedures that must be followed. This statement generally explains those procedures.

If the servicing of your loan is exclaned, and or transferred to a new servicer, which is the servicing of your loan is exclaned.

fransfer Practices and Requirements

If the servicing of your loan is assigned, sold, or transferred to a new servicer, you must be given written notice of that transfer. The present loan servicer must send you notice in writing of the assignment, sale or transfer of the servicing not less than 15 days before the effective date of the ransfer. The new loan servicer must also send you notice within 15 days after the effective date of the transfer. The present servicer and the new servicer may combine this information in one notice, so long as the notice is sent to you 15 days before the effective date of transfer. The 15 day ifter a transfer) for servicers to notify you, upon the occurrence of certain business emergencies.

Notices must contain certain information. They must contain the effective date of the transfer of the servicing of your loan to the new servicer, and epartment for both your present servicer and your new servicer to answer your questions. During the 60-day period following the effective date of he transfer of the loan servicing, a loan payment received by your old servicer before its due date may not be treated by the new loan servicer as late, complaint Resolution.

complaint Resolution

complaint Resolution
Section 6 of RESPA (12 U.S.C. \$2805) gives you certain consumer rights, whether or not your loan servicing is transferred. If you send a "qualified ritten request" to your servicer, your servicer must provide you with a written acknowledgment within 20 Business Days of receipt of your request. "qualified written request" is a written correspondence, other than notice on a payment coupon or other payment medium supplied by the servicer, which includes your name and account number, and the information regarding your request. Not later than 60 Business Days after receiving your supplied by the servicer must make any appropriate corrections to your account, or must provide you with a written clarification regarding any dispute. Using this 60-Business Day period, your servicer may not provide information to a consumer reporting agency concerning any overdue payment.

A Business Day is any day in which the offices of the husiness entity are onen to the public for carrying on substantially all of its husiness.

A Business Day is any day in which the offices of the business entity are open to the public for carrying on substantially all of its business inctions.

Section 6 of RESPA also provides for damages and costs for individuals or classes of individuals in circumstances where servicers are shown to ave violated the requirements of that Section.

The following is the best estimate of what will happen to the servicing of your mortg	age loan:		
A. 20 We may assign, sell or transfer the servicing of your loan while the loan is out.	atandin		
The sea able to service your loan, and we KN will I will an I will an I will a live of the service your	a a contract of the contract o	your loan,	
B. We do not service mortgage loans ( and we have not serviced mortgaged sell or transfer the servicing of your mortgage loan. You will be informed about your of the service of your mortgage loan.	loans in the past ti	ree years). We	presently intend to assign,
C. We assign sell or transfer the condition of	SOLVICOL.	• •	
C. We assign, sell or transfer the servicing of some of our loans while the loan I.	s outstanding depen	ding on the type	of loan and other factors.
	je servicing 🔲 reta	in all of the mort	gage servicing assign.
sell or transfer% of the mortgage servicing.			
Free all of the control of the contr			
For all the first lien mortgage loans that we make in the 12 month period after your such loans for which we will transfer servicing is between:	mortgage loan is f	unded, we estim	ate that the percentage of
XX 0 to 25% 26 to 50% !	51 to 75%	78 to 100%	
This estimate XX does  does not include assignments, sales or transfers to affil binding. Business conditions or other circumstances may affect our future transferrin		. This is only our	best estimate and it is not
A. We have previously assigned, sold or transferred the servicing of first lien mor	g decisions.		
D. And I fills is our record of transferring the semilal and the street at the street	tgage loans,		
B. XXI This is our record of transferring the servicing of the first lien mortgage loans been rounded to the nearest quartile - 0%, 25%, 50%, 75% or 100%.	we have made in t	he past three ye	ars. The percentages have
2000 0 % 2001 0 %	2002 -	0	
(This information  does  all does not include assignments, sales or transfers to	2002 -	%	• •
ACKNOWLEDGMENT OF MORTGAGE	LOAN APPLICA	ŇT	The Market Control of the Control
e have read this disclosure form, and understand its contents, as evidenced noviedgment is a required part of the mortgage loan application.	by my/our signat	ure(s) below. I/	we understand that this
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LAWIN 11. Janoan 8-7-03		4.	
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John Ly Jackson 8.703			
APPLICANT	DATE		<del></del>
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3/4 Systems, Inc., St. Cloud, MN (1-800-397-2341) Form RESPA-SDS 6/27/95			(page 1 of 1)

#### FEDEF L CREDIT APPLICATION INS! ANCE DISCLOSURE

I have applied for an extension of credit with you. You are soliciting, offering, or selling me an insproduct or annuity in connection with this extension of credit. FEDERAL LAW PROHIBITS YOU CONDITIONING THE EXTENSION OF CREDIT ON EITHER:

1. My purchase of an insurance product or annuity from you or from any of your affiliates; or

 My agreement not to obtain, or a prohibition on me from obtaining, an insurance product or from an unaffiliated entity.

By signing, I acknowledge that I have received a copy of this form on today's date. Unless this discleprovided electronically or I have applied for credit by mail, I also acknowledge that you have provided electronically.

Consumer A

Date

Consumer(

Expere: \$2001 Bankers Systems, Inc., St. Cloud, MN Form INS-FED 2/15/2001